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TO CHARLES ALFRED KELLEY
Katie Kelley vs. Charles Alfred Kelley
State of Tennessee, In Chancery
Court of Knox County, No. 16,711
In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Charles Alfred Kelley, is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 6th day of July 1918
J. C. FORD, Clerk & Master.
Robert D. Taylor, Sol.

TO MRS. MARY MAGARET LYNCH LAURAN
Mrs. Mary Magaret Lynch Laurant, Mrs. Blanche Lynch Nutter, Jerry Lynch, John Mervin Kennedy, Frances Elvin Kennedy, Katherine Kennedy, Josephine Kennedy, James P. Kennedy, Mary Kennedy, W. O. Kennedy, Rev. Father C. M. Kennedy and Mrs. Mayne McGahey, John P. Murphy, Exec. et al., vs. Mary Agnes Murphy et al.
State of Tennessee, In Chancery Court of Knox County, No. 16,050.
In this cause, it appearing from the bill filed, which is sworn to, that the defendants, Mrs. Mary Magaret Lynch Laurant, Mrs. Blanche Lynch Nutter, Jerry Lynch, John Mervin Kennedy, Frances Elvin Kennedy, Katherine Kennedy, Josephine Kennedy, James P. Kennedy, Mary Kennedy, W. O. Kennedy, Rev. Father C. M. Kennedy and Mrs. Mayne McGahey, John P. Murphy, Exec. et al., are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 25th day of June, 1918.
J. C. FORD, Clerk and Master.
W. F. Miller, Sol.

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TO BUCKNER MORRIS
Mattie Morris vs. Buckner Morris
State of Tennessee, In Chancery Court of Knox County, No. 14288
In this cause, it appearing from the bill filed, which is sworn to, that the defendant Buckner Morris is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 29th day of June 1918
J. C. FORD, Clerk and Master.
H. B. Brown, Sol.

TO JOHN NICKELSON
Virgie Nickelson vs. John Nickelson
State of Tennessee, In Chancery Court of Knox County, No. 16037
In this cause, it appearing from the bill filed, which is sworn to, that the defendant John Nickelson is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 14th day of June 1918
J. C. FORD, C. & M.
W. F. MILLER, Sol.

TO ED. HARVESTER
Mattie Harvester vs. Ed. Harvester
State of Tennessee, In Chancery Court of Knox County, No. 16040
In this cause, it appearing from the bill filed, which is sworn to, that the defendant Ed. Harvester is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 12th day of June 1918
J. C. FORD, Clerk & Master.
W. F. Black, Sol.

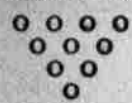
TO IRA D. CUPP
Pauline Cupp vs. Ira D. Cupp
State of Tennessee, In Chancery Court of Knox County, No. 16044
In this cause, it appearing from the bill filed, which is sworn to, that the defendant Ira D. Cupp is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 17th day of June 1918
J. C. FORD, Clerk & Master.
Thomas C. Phillips, Sol.

TO NORA JONES
Richard Edward Jones vs. Nora Jones
State of Tennessee, In Chancery Court of Knox County, No. 16048
In this cause it appearing from the bill filed which is sworn to, that the defendant Nora Jones is a non-resident of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 21st day of June 1918
J. C. FORD, Clerk & Master
S. E. Hodges, Sol.

TO JAMES SANDS
Lucy Katherine Sands vs. James Sands
State of Tennessee, In Chancery Court of Knox County, No. 16070
In this cause, it appearing from the bill filed, which is sworn to, that the defendant James Sands is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 6th day of July 1918
J. C. FORD, Clerk & Master.
Robert D. Taylor, Sol.

"SET 'EM UP IN THE OTHER ALLEY."

A large majority of men will recognize where the above expression came from. That some may not recognize the origin, we will state that it comes from the game of bowling or ten pins. This game is a mighty healthy one and it takes a pretty good man physically to do it properly. To illustrate the game for a moment, let us make a little diagram of a ten pin stand:



The pins are put up in this way, the circles representing the ten pins. If a man standing back some sixty feet from the pins along the length of the alley is able to take a wooden ball and by a dexterous drive hit the forward pin in exactly the right spot, he can knock down every one of the pins at a single roll of the ball and is given a "strike," the highest count made by any single shot.

The expression used in the heading above occurs when the pins in the second alley are all down (the bowling alleys are usually built two along side of each other). A player wishing to roll calls to the boy who is setting up the pins to "set 'em up in the other alley," as he wants to keep busy.

Let us apply this game of ten pins to the present Congressional race in the Second district. Mr. Austin made a "strike," or a "ten stroke," as it is sometimes called, in his announcement for re-nomination.

Mr. Taylor had set up a lot in his announcement, of what he thought were pins, and challenged Mr. Austin to bowl. Mr. Austin rolled promptly, and the game was a short and very positive one. He took just one bowl at the pins which Mr. Taylor had set up and got a center shot and all came down with a scramble. Not a pin was left standing.

Mr. Austin has challenged Mr. Taylor to "set 'em up" again "in the other alley," and at the same time has proceeded to set up some pins of his own for Mr. Taylor to take a shot at. He has more than ten pins to set up but does not want to overtax Mr. Taylor's skill and therefore will give him a second roll after he has tried his hand at the ten now on the alley. Remember that Mr. Austin made a center shot, or a strike, when he rolled for Mr. Taylor's pins, and not a thing stood up. Now it is Mr. Taylor's turn to roll. Get your place J. Will and let her go Gallagher.

Pin No. 1.
Mr. Austin recites the request of President Wilson to the members of the Senate and House to remain on their jobs all summer in the prosecution of the very essential war program and that their constituents will see to it that every man who has done his duty during the war work will be returned. He is strictly opposed to swapping horses during the fording of the present swollen stream. This proposition is what Mr. Taylor is attempting to fight around. He says that it is old and threadbare and of no further use. It has been acknowledged as a very wise saying, and it will be remembered that one President of the United States was elected upon that slogan. This axiom was first made use of by President Lincoln in 1864 when he was making the campaign for re-election during the Civil war. It was coined by President Lincoln and it has been recognized as having come from a very reliable mint from 1864 to the very good year of 1918, when Mr. Taylor attempts to shy around it.

Pin No. 2.
Mr. Austin quotes from the speech of Congressman Little of Kansas, who gave Mr. Austin particular credit for having introduced in the House an amendment to the war act which provided for doubling the pay of United States soldiers during the war in Europe from what it had been previously. Mr. Little said:
"The Soldiers of the Republic who go to carry the American flag over the German trenches owe a debt of gratitude to the Hon. Richard W. Austin of Tennessee, that time cannot stale nor custom wither in a thousand years. He brought in the amendment here that gave them a pay that no soldiers in the world ever received before. His name will shine luminous in the dark watches of the night over the American camp for a century, while these 'great leaders,' who records as yet unnamed, and these expert statesmen, with their prying knives, who seek to snatch from the fighting man's fingers DICK AUSTIN'S magnificent gift, are unwept, unhonored and unsung."

Pin No. 3.
This might be classed as the attempt of Mr. Taylor to discredit Mr. Austin's reputation in the matter of the collection of funds for the Congressional committee which was chairman of the finance committee of the Congressional committee. When charges were made against Mr. Austin he at once called for a thorough investigation. A committee of his Republican colleagues was appointed and after an investigation covering several weeks this committee reported as follows:
"Your committee finds that Mr. Austin's connection with the whole matter under investigation has been an entirely honorable and justifiable one, and that there is nothing in the history of these transactions, as sifted and examined carefully, to reflect in the slightest degree upon his personal honor or his management of the affairs of the Congressional Committee of which he was Chairman under the recent Congressional Committee."

Pin No. 4.
Mr. Austin states in very few words why he has not made his announcement for re-nomination before, pointing especially to the fact that he had no disposition to enter into a contest for re-nomination at a time when the drive for the Third Liberty Loan was occupying the attention of the people of the whole country and later on while the drive for the Second Red Cross appeal for a hundred million dollars for our boys in France and in camp was on. He left all this to his opponent, who did not seem to regard these things as of any importance as compared with his attempt to break into Congress.

Pin No. 5.
Let us take up two features in Mr. Austin's announcement and group them in this pin. These are his records in Congress in relation to all labor questions as well as his attitude in relation to everything concerning farmers which have come up in Congress since he has been a member. In these two features Mr. Austin challenges investigation as he does on all other matters. Mr. Austin does not go into detail in relation to these matters, but he will furnish to any constituent who may ask for them a record of all his votes and his speeches upon every question which has come before Congress since he was a member, especially is he interested in getting these speeches before the laboring men and farmers of the district.

Pin No. 6.
Mr. Taylor has seen fit to criticize Mr. Austin's attitude in relation to voting for the war measure known as the select service law which requires the boy of the rich man as well as the boy of the poor man to serve side by side. This law does not step in the way of a man enlisting in any service he may see fit. Men from the ages of 18 to 45 can enlist. The select service makes for no favorites. However, Mr. Taylor has seen fit to criticize Mr. Austin's vote in Congress on this measure when he has found fathers who might be a little sore because a son had been called for service. This act on Mr. Taylor's part cannot be construed as particularly loyal in face of the fact that it is now recognized that a sufficiently large army could not have been raised by a strictly volunteer law. Under a volunteer law the rich man's boy and the slacker would have escaped service while the boy of a loyal family and who was loyal himself would have been called upon to fight out the war if it was fought out to a successful finish. Mr. Austin might have asked Mr. Taylor how he would have voted on this question?

Pin No. 7.
We might classify under this pin Mr. Taylor's claim for rotation in office and the answer to it by Mr. Austin. Mr. Austin points very positively to the fact that men who have been in Congress for many years are the men who have made records. The neer-do-well has his wings clipped very soon after entry and that is the last of him. The fact that he has done something in Congress and has done his duty there is the only ground upon which a Congressman can hope to be returned term after term.

Pin No. 8.
Mr. Austin points to Mr. Taylor that it will not be well for him to attempt to spend the vast amount of money which he claims that he has ready to make the race for the nomination with. He recalls to his mind the Federal law making it a crime for a member of Congress to spend more than \$5,000 as the expense of any election, and the expenditure of a larger sum than that renders his election void. He gently calls Mr. Taylor's attention to the fact that he was once declared elected as Mayor of LaFollette and was prevented from performing the duties of the office by reason of the corrupt practices which he is alleged to have engaged in to secure the election. This decision was rendered by Judge Henderson and it was never appealed from by Mr. Taylor.

Pin No. 9.
Mr. Austin charges that Mr. Taylor urged him to secure for him a commission as Colonel when he would raise a regiment of volunteers and would lead them into France in connection with a high salary. He asks Mr. Taylor why, if he is so anxious to prove his loyalty, he does not enlist and let his chances with the other fellows in the trenches.

Pin No. 10.
Mr. Taylor has seen fit to charge that Mr. Austin was capitalizing his record on the various war questions for his own benefit. That Mr. Austin had done no more than was his duty and was not entitled to any consideration for having done that duty. Mr. Austin gives that pin a knock-out blow and sends it spinning away out of reach by a very brief and pointed reply as follows:
I make no claims that I am entitled to any special consideration for having done my duty in the past or for what I may be called upon to do in the future. If my votes on these various questions have met, or may meet, with the approbation of my constituents I am glad to know it. It is claimed by Mr. Taylor in his various advertisements that I should not receive the support of constituents for having done my duty. However, I know of no other reason for a Congressman or any public official asking the support of his constituents. If a man cannot secure support for having done his duty, on what other ground can he expect support? These pins are not considered in the order of their importance. They are simply selected at random from Mr. Austin's announcement as being some of the high points. The voter can arrange them to suit himself. By sides Mr. Austin has several other pins ready to set up in "the other alley" while Mr. Taylor does his bowling act.

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TO JOSEPH K. MURPHY
Juliaelle G. Murphy vs. Joseph K. Murphy
State of Tennessee, In Chancery Court of Knox County, No. 16057

In this cause, it appearing from the bill filed which is sworn to, that the defendant Joseph K. Murphy is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 27th day of June 1918
J. C. FORD, C. & M.
A. C. Grim, Sol.

TO NEWMAN FROST
Rachel Trusty vs. Newman Frost
State of Tennessee, In Chancery Court of Knox County, No. 16061

In this cause it appearing from the bill filed, which is sworn to, that the defendant, Newman Frost is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 29th day of June 1918
J. C. FORD, C. & M.
T. J. CLINE, Sol.

TO EVELYN GURLEY KANE ROGERS
Hugh G. Rogers vs. Evelyn Gurley Kane Rogers
State of Tennessee, In Chancery Court of Knox County, No. 16059

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Evelyn Gurley Kane Rogers is a non-resident of the State of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 29th day of June 1918
J. C. FORD, C. & M.
NOBLE SMITHSON, Sol.

TO MARGARET CHRISTIAN
WALTER CHRISTIAN, EDNA CHRISTIAN, AND J. A. CHRISTIAN
J. A. Smith vs. Margaret Christian et al.

State of Tennessee, In Chancery Court of Knox County, No. 16058
In this cause it appearing from the bill filed which is sworn to, that the defendants, Margaret Christian Walter Christian, Edna Christian, J. A. Christian are non residents of the State of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and set for hearing ex parte as to them. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 28th day of June 1918
J. C. FORD, C. & M.
O. L. White, Sol.

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Attorney-at-Law
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Office, Prince St., opp. Custom House

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Corner Prince and Clinch Streets.

TO ROBERT A. FLYNN
Lillian C. Mack Flynn vs. Robert A. Flynn
State of Tennessee, In Chancery Court of Knox County, No. 16067

In this cause, it appearing from the bill filed which is sworn to, that the defendant Robert A. Flynn is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 6th day of July 1918
J. C. FORD, Clerk and Master.
J. W. Culton, Sol.

TO CLEO HOLMAN
W. O. Holman vs. Cleo Holman
State of Tennessee, In Chancery Court of Knox County, No. 16066

In this cause, it appearing from the bill filed which is sworn to, that the defendant Cleo Holman is a non-resident of the State of Tennessee so that the ordinary process cannot be served upon her it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 7th day of July 1918
J. C. FORD, Clerk & Master.
C. M. Parks, Sol.

TO WILLIAM HAYES
Blanche Hayes vs. William Hayes
State of Tennessee, In Chancery Court of Knox County, No. 16029

In this cause it appearing from the bill filed which is sworn to, that the defendant William Hayes is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.
This 12th day of June 1918
J. C. FORD, Clerk & Master.
THOS. J. CLINE, Sol.

TO CHAS. E. McTEER & C. F. BRONKS
A. P. White Gdn. et al. vs. Geo. W. McTeer et al.
State of Tennessee, In Chancery Court of Knox Co. No. 16039

In this cause, it appearing from the bill filed, which is sworn to, that the defendants, Chas. E. McTeer and C. P. Bronks Jr. are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. It is further ordered that this notice be published for four consecutive weeks in the KNOXVILLE INDEPENDENT.
This 19th day of June 1918
J. C. FORD, Clerk & Master.
Chas. T. Cates, C. R. Harrison, Sols.
June 22 29 July 6 13 1918

INSOLVENCY NOTICE.
The insolvency of the estate of E. A. Hackworth, deceased, having been suggested by the undersigned to the County Court of Knox County, Tennessee, and an order predicated thereon having been made, all persons having claims against said estate are hereby notified to file the same, duly authenticated, in the manner prescribed by law on or before the first day of November, 1918, or the same will be forever barred both in law and in equity.
Dated at Knoxville, Tenn., on this 19th day of June, 1918.
O. B. HENDERSON, Deceased.
of E. A. Hackworth, Administrator